

1 DAVID L. HAYES (CSB No. 122894)
(dhayes@fenwick.com)
2 MICHAEL J. SACKSTEDER (CSB No. 191605)
(msacksteder@fenwick.com)
3 FENWICK & WEST LLP
555 California Street
4 12th Floor
San Francisco, CA 94104
5 Telephone: (415) 875-2300
Facsimile: (415) 281-1350

SAINA S. SHAMILOV (CSB No. 216636)
(sshamilov@fenwick.com)
HECTOR J. RIBERA (CSB No. 221511)
(hribera@fenwick.com)
TODD R. GREGORIAN (CSB NO. 236096)
(tgregorian@fenwick.com)
LESLIE A. KRAMER (CSB NO. 253313)
(lkramer@fenwick.com)
FENWICK & WEST LLP
Silicon Valley Center, 801 California Street
Mountain View, CA 94041
Telephone: (650) 988-8500
Facsimile: (650) 938-5200

13 Attorneys for Plaintiff
14 SAP AKTIENGESELLSCHAFT

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

18 SAP AKTIENGESELLSCHAFT, a
19 German corporation,

20 Plaintiff,

|| V;

i2 TECHNOLOGIES, INC., a Delaware corporation,

Defendant.

Case No. 4:07-cv-04187 SBA

PLAINTIFF SAP AG'S MOTION FOR ADMINISTRATIVE RELIEF TO REMOVE INCORRECTLY FILED DOCUMENTS

Judge: Hon. Saundra B. Armstrong

24 Pursuant to Civil Local Rule 7-11, plaintiff SAP Aktiengesellschaft hereby moves for
25 administrative relief to have incorrectly filed documents removed from the public docket.

26 On April 23, 2008, Plaintiff electronically filed its Supplemental Preliminary Infringement
27 Contentions, pursuant to instructions in the Court's April 8, 2008 Order. In connection with the
28 filing, Plaintiff filed an Exhibit to Exhibit A largely consists of excerpts from and descriptions of
SAP'S MOTION FOR ADMIN. RELIEF TO
REMOVE INCORRECTLY FILED
DOCUMENTS

1 a document designated confidential by Defendant i2 Technologies, and was inadvertently filed
2 electronically.

3 Upon this discovery of the inadvertent electronic filing of the confidential information,
4 Plaintiffs re-filed its Supplemental Preliminary Infringement Contentions and Exhibit A, pursuant
5 to Civil Local Rules 7-11 and 79-5, and General Order No. 45. (See Docket Entry # 75 & 76.)
6 Accordingly, Plaintiff respectfully requests that the Court enter an order in the form submitted
7 with this Motion removing the originally filed Supplemental Preliminary Infringement
8 Contentions and accompanying exhibits (Docket Entry # 74), which contains the confidential
9 Exhibit A, from the public docket.

10
11 Dated: April 23, 2008

FENWICK & WEST LLP

12 By: _____ /s/Todd R. Gregorian
13 Todd R. Gregorian

14 Attorneys for Plaintiff SAP Aktiengesellschaft

FENWICK & WEST LLP
ATTORNEYS AT LAW
MOUNTAIN VIEW